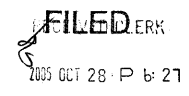
SNELL & WILMER, L.L.P. Alan L. Sullivan (3152) Todd M. Shaughnessy (6651) Amy F. Sorenson (8947) 15 West South Temple, Suite 1200 Salt Lake City, Utah 84101-1004

Telephone: (801) 257-1900 Facsimile: (801) 257-1800

CRAVATH, SWAINE & MOORE LLP Evan R. Chesler (admitted pro hac vice) David R. Marriott (7572) Worldwide Plaza 825 Eighth Avenue New York, NY 10019 Telephone: (212) 474-1000

Attorneys for Defendant/Counterclaim-Plaintiff
International Business Machines Corporation



U.S. FERNING COURT DESTRICT OF UTAIN

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

THE SCO GROUP, INC.

Plaintiff/Counterclaim-Defendant,

v.

INTERNATIONAL BUSINESS MACHINES CORPORATION,

Defendant/Counterclaim-Plaintiff.

DEFENDANT/COUNTERCLAIM
PLAINTIFF IBM'S NOTICE OF SERVICE
OF SUBPOENA DUCES TECUM

Civil No. 2:03-CV-00294 DAK

Honorable Dale A. Kimball

Magistrate Judge Brooke C. Wells

PLEASE TAKE NOTICE that, pursuant to Rule 45 of the Federal Rules of Civil Procedure, and the definitions set forth in the Subpoena attached to this Notice as Exhibit A, as served on the following,

KPMG LLP Three Chestnut Ridge Rd Montvale, NJ 07645

C/O Craig Omer Registered Agent, KPMG LLP 15 West South Temple, Ste 1500 Salt Lake City, UT 84101

is required to produce for inspection and copying the documents specified in the attachment to the Subpoena, at the specified location, no later than November 14, 2005.

DATED this 28 day of October, 2005.

Snell & Wilmer L.L.P.

Alan L. Sullivan Todd M. Shaughnessy

Peter H. Donaldson

CRAVATH, SWAINE & MOORE LLP

Evan R. Chesler David R. Marriott

Of Counsel:

INTERNATIONAL BUSINESS MACHINES CORPORATION Donald J. Rosenberg Alec S. Berman 1133 Westchester Avenue White Plains, New York 10604 (914) 642-3000

Attorneys for Defendant/Counterclaim-Plaintiff International Business Machines Corporation

CERTIFICATE OF SERVICE

I hereby certify that on the day of October, 2005, a true and correct copy of the foregoing was sent by U.S. Mail, postage prepaid, to the following:

Brent O. Hatch Mark F. James HATCH, JAMES & DODGE, P.C. 10 West Broadway, Suite 400 Salt Lake City, Utah 84101

Robert Silver
Edward Normand
BOIES, SCHILLER & FLEXNER LLP
333 Main Street
Armonk, NY 10504

Stephen N. Zack Mark J. Heise BOIES, SCHILLER & FLEXNER LLP 100 Southeast Second Street, Suite 2800 Miami, Florida 33131

EXHIBIT A



(Rev. 1/94) Subpoena in a Civil Case Issued by the UNITED STATES DISTRICT COURT DISTRICT OF UTAH, CENTRAL DIVISION THE SCO GROUP, INC., a Delaware corporation, SUBPOENA IN A CIVIL CASE Plaintiff/Counterclaim-Defendant, Case No. 2:03-CV-00294 DAK v. Judge: Dale A. Kimball INTERNATIONAL BUSINESS MACHINES CORPORATION, a New York corporation, Defendant/Counterclaim-Plaintiff. TO: KPMG LLP Three Chestnut Ridge Rd Montvale, NJ 07645 C/O Craig Omer Registered Agent, KPMG LLP 15 West South Temple, Ste 1500 Salt Lake City, UT 84101 YOU ARE COMMANDED to appear in the United States District Court at the place, date, and time specified below to testify in the above case. PLACE OF TESTIMONY COURTROOM DATE AND TIME YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition in the above case. PLACE OF DEPOSITION DATE AND TIME YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date and time specified below (list documents or objects): See attached Exhibit A. DATE AND TIME November 14, 2005 Snell & Wilmer, 15 W. South Temple, #1200, SLC, UT 84101 YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below. DATE AND TIME Any organization not a party to this suit that is subpoenaed for the taking of a deposition shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters on which the person will testify, Federal Rules of Civil Procedure, 30(b) (6). ISSUING OFFICER SIGNATURE AND LITLE (DIDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT Attorney for Defendant October 28, 2005 ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER Peter H. Donaldson, Snell & Wilmer, 15 West South Temple, Suite 1200, Salt Lake City, UT 84101 (801) 257-1900

(See K	ule 45, Federal	Rules of Civil Procedure, Parts C & D on Reverse)
	DATE	PROOF OF SERVICE
SERVED	DATE	PLACE
SERVED ON (PRINT NAME)		MANNER OF SERVICE
SERVED BY (PRINT NAME)		TITLE
		ECLARATION OF SERVER
ntormation contained in	enalty of perjur	y under the laws of the United States of America that the foregoing
Executed on		
	DATE	SIGNATURE OF SERVER
		ADDRESS OF SERVER
e 45, Fed.R.Civ.P., Parts (c)	ጅ (d) :	

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

(1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.

- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commended to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party service the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party

from significant expense resulting from the inspection and copying commanded.

(3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

- (i) fails to allow reasonable time for compliance;
 (ii) requires a persona who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
- (iii) requires disclosure of privileged or other protected matter and no exception or waiver apples, or (iv) subjects a person to undue burden.

(B) If a subpoena

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study

made not at the request of any party, or

(iii) requires a persona who is not a party or an officer of a party to incur substantial expense to travel more an 100 miles to attend trial, the court amy, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is

Case 2:03-cv-00294-DN Document 543 Filed 10/28/05 PageID.5766 Page 7 of 13

issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

Registered Agent Craig Omer 15 W South Temple, Ste 1500 Salt Lake City, UT 84101

ATTACHMENT A TO SUBPOENA TO KPMG LLP

You are instructed to produce the following documents at the time and place specified in the subpoena:

Documents To Be Produced

Novell-Santa Cruz Unix Transaction Documents

- 1. All documents in your possession, custody, or control that refer, reflect or relate to the Asset Purchase Agreement, dated September 19, 1995 ("APA"), by and between Novell, Inc. ("Novell") and Santa Cruz (defined below), including, without limitation, any and all transactional, due diligence, or financial documents related to the sale or transfer of assets or stock in connection with that transaction together with any reports, analyses, valuations, appraisals, or opinions in your possession, custody, or control related to the transaction.
- 2. Any and all transactional, due diligence, or financial documents concerning the sale or transfer of Unix or Unix-related assets from Novell to Santa Cruz.
 - The following documents specifically referred to in the APA:
 - a. Allocation of the Purchase Price (Section 1.2(c)),
 - b. Copies of the financial statements delivered pursuant to Section 2.3,
 - c. Bill of sale,
 - d. Operating Agreement between Novell and SCO (Section 5.1(c)),
 - e. Legal opinion of legal counsel of Buyer (Section 5.2(c)),
 - f. Legal opinion of legal counsel of Seller (Section 5.3(c)).
- 4. The final report, including supporting exhibits, and all work papers supporting the allocation of the purchase price paid by Santa Cruz to Novell for the 1995 purchase of Unix or Unix related assets, including but not limited to the following:
 - a. Drafts,
 - b. Market research,
 - c. Historical financial information for the Unix business,

- d. Financial projections for the Unix business.
- e. Notes,
- f. Client interviews,
- g. Discount rate support and analysis,
- h. Licensing agreements of the intellectual property or any licensing agreements used in the allocation,
- i. Any other information used to allocate the purchase price of the acquisition for financial reporting purposes.
- 5. The final report and all documents supporting any impairment analysis or valuation of intangible assets concerning Unix or Unix-related assets, from 1995 to 2001.
- 6. Any and all documents, communications, or correspondence, whether formal or informal, concerning the foregoing topics.

Santa Cruz-Caldera Unix Transaction Documents

- 1. All documents in your possession, custody, or control that refer, reflect or relate to the Agreement and Plan of Reorganization, dated August 1, 2000 and amended on September 13, 2000, December 12, 2000, and February 9, 2001 (the "Agreement and Plan") by and between Santa Cruz, Caldera Systems, Inc., and Caldera International, Inc., including, without limitation, any and all transactional, due diligence, or financial documents related to the sale or transfer of assets in connection with that transaction together with any reports, analyses, valuations, appraisals, or opinions in your possession, custody, or control related to the transaction.
- 2. Any and all transactional, due diligence, or financial documents concerning the sale or transfer of Unix or Unix-related assets from Santa Cruz to Caldera (defined below).
 - 3. The following documents, specifically referred to in the Agreement and Plan:
 - a. Attachment A to the Third Amendment (or the amended Exhibit 1.4(b)),
 - b. Exhibit 1.4(c)(i)(B),
 - c. Attachment B to the Third Amendment (or the amended Exhibit 13.15A),
 - d. Attachment C to the Third Amendment (or the amended Exhibit 13.15B),
 - e. Attachment D to the Third Amendment (or the amended Exhibit 13.15D),
 - f. Exhibit 13.15C,
 - g. Attachment E to the Third Amendment (or the amended Exhibit 13.15E).

- 4. The final report, including supporting exhibits, and all work papers supporting the Impairment/Valuation Analysis, incorporated in Caldera's October 31, 2001 10K filing with the United States Securities and Exchange Commission, concerning the Server and Professional Services Group acquired from Santa Cruz, including but not limited to the following:
 - a. Drafts,
 - b. Market research,
 - c. Historical financial information for the Unix business,
 - d. Financial projections for the Unix business,
 - e. Notes,
 - f. Client interviews,
 - g. Discount rate support and analysis,
 - h. Guideline or company research or analysis,
 - i. Any other information used to allocate the purchase price of the acquisition for financial reporting purposes.
- 5. The final report and all documents supporting any impairment analysis or valuation of intangible assets concerning Unix or Unix-related assets, from 2001 to the present
- 6. Any and all documents, communications, or correspondence, whether formal or informal, concerning the foregoing topics.

Definitions and Instructions

A. <u>Definitions:</u>

- 1. The term "Caldera" shall mean and include, collectively and/or individually, Caldera Systems, Inc., Caldera International, Inc., the SCO Group, Inc., or any affiliated entities, and all directors, officers, authorized agents, employees, consultants, attorneys, representatives, direct and indirect contractors, and/or all other persons acting on behalf of Caldera Systems, Inc., Caldera International, Inc., the SCO Group, Inc., or any affiliated entities.
- 2. The term "concerning" shall mean relating to, referring to, reflecting, describing, evidencing, referencing, discussing or constituting.
- 3. The term "document" shall be synonymous in meaning and usage with the broadest scope of the term used in Rule 34(a) of the Federal Rules of Civil Procedure. The term

"document" shall include without limitation all written, phonic, graphic or recorded matter, including without limitation, information stored on computers, disks, tapes (i.e. magnetic or other storage media), World Wide Web pages, electronic mailing lists or automated fax support systems. The term "document" specifically includes electronic mail, electronic correspondence, or electronic peer-to-peer messages ("e-mail") and any attachments and files created and maintained in electronic form in the ordinary course of business.

- 4. The term "including" shall mean including without limitation.
- 5. The term "person" shall mean any natural person or any private or public entity.
- 6. The term "Santa Cruz" shall mean and include, collectively and/or individually, The Santa Cruz Operation, Inc., Tarantella, Inc., or Sun Microsystems, Inc., and all its directors, officers, authorized agents, employees, consultants, attorneys, representatives, direct and indirect contractors, and/or all other persons acting on behalf of The Santa Cruz Operation, Inc., Tarantella, Inc., or Sun Microsystems, Inc.
- 7. The term "Unix" shall mean any and all versions, flavors, or other variants of any Unix computer operating system, including but not limited to all operating systems certified as conforming to the Unix-brand standards set by The Open Group.
- 8. The term "Unix-related" shall mean any and all technology or intellectual property related to or based upon Unix, including but not limited to the "UnixWare" and "SCO OpenServer" technologies.

B. <u>Instructions</u>:

- 9. Each paragraph should herein be construed independently and, unless otherwise directed, without reference to any other paragraph for the purpose of limitation.
- 10. The use of any definition for the purposes of this request shall not be deemed to constitute an agreement or acknowledgment on the part of IBM that such definition is accurate, meaningful or appropriate for any other purpose in this action.

- 11. Each requested document shall be produced in its entirety. If a document responsive to any request cannot be produced in full, is shall be produced to the extent possible with an explanation stating why production of the remainder is not possible.
- 12. Each page or sheet produced is to be marked with a consecutive document control number.
- 13. All documents produced in response to this subpoena shall be produced in the same order as they are kept or maintained in the ordinary course of business and, where attached, shall not be separated or disassembled.
- 14. All documents produced in response to this subpoena shall be produced, where available, in electronic or machine-readable form.